Chapter 54

Unanimous-Consent Agreements

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Research References

4 Hinds §§ 3058-3060, 3155-3159 7 Cannon §§ 758-763 Deschler Ch 23 §§ 42-48 Manual §§ 872, 950, 956, 993a, 993b

§ 1. In General; Effect of Agreement

Generally

A request for unanimous consent is in effect a motion to suspend the order of business temporarily. Granting the request permits some action that is not in dispute and to which no Member has any objection. *Manual* § 872; 4 Hinds §§ 3058, 3059; 8 Cannon § 2794. An objection by any Member terminates the request. Deschler Ch 23 § 45.6.

The practice in the House of allowing some actions to be taken by unanimous consent began in the 1830s, when the House, responding to the increased pressure of legislative activity, unanimously agreed to a special order of business permitting it to consider a bill which was not in the regular order of business. 4 Hinds § 3155. This use has now become commonplace. In the modern practice of the House, many items of business are considered as a result of unanimous-consent requests. The device also is used

to facilitate consideration of measures by waiving the reading or limiting or extending the time for debate. §§ 7, 8, infra; see also CONSIDERATION AND DEBATE.

Availability in the Committee of the Whole

Unanimous-consent requests are in order both in the House and, to a lesser extent, in the Committee of the Whole. For example, the Committee may by unanimous consent permit the withdrawal of an amendment under clause 5 of rule XVIII, limit debate other than general debate set by the House, or provide that a bill be considered as read and open to amendment unless in conflict with a House order or special order of business. *Manual* § 993b; 8 Cannon § 2553. However, unanimous consent may not be requested in the Committee of the Whole on matters properly addressed only in the House. *Manual* § 993a; Deschler Ch 23 §§ 48.15, 48.16; § 8, infra.

§ 2. Recognition of Members for Requests

Generally; Speaker's Guidelines

The recognition of Members to offer unanimous-consent requests is in the discretion of the Chair. Deschler Ch 23 § 45.4. A Member seeking unanimous consent must be recognized by the Chair for a stated purpose, and a Member so recognized may not seek the further consent of the House for some other purpose. Thus, a Member may not be recognized to consider a particular bill where such Member has been recognized only to speak for one minute. Deschler Ch 23 § 48.3.

The Speaker has announced and enforced a policy of conferring recognition for unanimous-consent requests for the consideration of unreported bills and resolutions only when assured that the majority and minority floor and committee leaderships have no objection. This policy minimizes attempts to force Members to go on record as objecting to a variety of unanimous-consent requests. The policy has been extended to the following:

- Requests relating to reported bills.
- Requests for immediate consideration of matters (separately unreported) comprising a portion of a measure already passed by the House.
- Requests to consider a motion to suspend the rules and pass an unreported bill (on a nonsuspension day).
- Requests to permit consideration of (nongermane) amendments to bills.
- Requests to permit expedited consideration of measures on subsequent days, as by waiving the requirement that a bill be referred to committee for 30 legislative days before a motion to discharge may be presented under clause 2 of rule XV.

- Requests relating to Senate-passed bills on the Speaker's table, including one identical to a House-passed bill and a Senate concurrent resolution to correct an enrollment.
- Constituent parts of a single request combining final disposition of several separate measures.

For further examples, see Manual § 956.

In addition, with respect to unanimous-consent requests to dispose of Senate amendments to House bills on the Speaker's table, the Chair will entertain such a request only if made by the chair of the committee with jurisdiction, or by another committee member authorized to make the request. *Manual* § 956; Deschler Ch 21 § 1.23.

The Speaker's enforcement of this policy of recognition is not subject to appeal. "Floor leadership" in this context has been construed to apply only to the Minority Leader and not to the entire hierarchy of minority leadership, where the Chair had been assured that the Minority Leader had given consent.

It is not a proper parliamentary inquiry to ask the Chair to indicate which side of the aisle has failed under the Speaker's guidelines to clear a unanimous-consent request, but the Chair may indicate the source of objection to such clearance for the *Congressional Record. Manual* § 956.

Where time has been yielded "for debate only," and a Member yielded to attempts to propound a unanimous-consent request, the Chair will inquire of the yielding Member if he or she yields for the request. See, e.g., 114-1, Jan. 21, 2015, p____. In such a situation, a Member may indicate in advance a refusal to yield for any such requests. 113-2, Aug. 1, 2014, p____. Where a measure on which the previous question has been ordered without intervening motion is under consideration, the Chair will inquire of the manager of the measure if such Member yields for unanimous-consent requests regarding the disposition of the measure. See, e.g., 113-1, July 11, 2013, p___.

For a discussion of recognition for unanimous-consent requests to vary procedures in the Committee of the Whole governed by a special order of business adopted by the House, see *Manual* § 993b; § 8, infra.

§ 3. Timeliness

Unanimous-consent requests must be timely. Deschler Ch 23 § 45.4. They cannot be entertained:

- In the House after the House has voted to go into the Committee of the Whole. 4 Hinds § 4727.
- When the absence of a quorum has been announced in the House. 6 Cannon §§ 660, 686, 689.

- During proceedings incident to securing a quorum of the Committee of the Whole. 8 Cannon § 2379.
- During the pendency of a unanimous-consent request by another Member.
 Deschler Ch 23 § 48.1.

An objection to a unanimous-consent request must be timely. It is ordinarily too late to object to a unanimous-consent request after the Chair has asked if there is objection and has announced that the Chair hears none. Deschler Ch 23 § 45.3. Thus, when unanimous consent has been given for the consideration of a bill, amendments may be offered and may not be prevented by a subsequent objection of a Member. 5 Hinds § 5782.

§ 4. Stating the Request; Withdrawal

A Member seeking the unanimous consent of the House on some matter should seek recognition and address the Chair. The Chair may decline to entertain a request that includes alternatives (6 Cannon § 709; Deschler Ch 23 § 43.2) or includes a request made contingent upon another (6 Cannon § 709). The time taken in stating a unanimous-consent request will generally not be deducted from the Member controlling the time. However, if the unanimous-consent request is accompanied by additional oratory in the nature of debate, the Chair has the discretion to deduct time. See, *e.g.*, 113-2, Aug. 1, 2014, p_____. The decision to deduct time is not subject to appeal. A Member may, however, appeal a determination that a unanimous-consent request constituted debate. 113-1, July 11, 2013, p

It is the Speaker's statement of the request as put to the House that is controlling, and the Speaker may refuse to recognize an objection to the request made before such statement of the request. Deschler Ch 23 §§ 43.1, 45.2.

A Member may withdraw a unanimous-consent request at any time before House action thereon as a matter of right. Deschler Ch 23 § 43.4.

§ 5. Objecting to the Request

Generally

An objection to a unanimous-consent request terminates the request, even if the objecting Member attempts to subsequently withdraw the objection. Deschler Ch 23 § 45.6. Because a request for unanimous consent is in effect a request to suspend the order of business temporarily, a demand for the "regular order" may be made at any time while the request is being stated and requires the request to be disposed of immediately. *Manual* § 381; 4 Hinds § 3058.

An objection to a unanimous-consent request may be made by any Member, including the Speaker or the chair of the Committee of the Whole. 8 Cannon § 3383; Deschler Ch 23 §§ 42, 45.5. A Delegate may also object. *Manual* § 675; 6 Cannon § 241.

When objecting to a unanimous-consent request, Members must state that they object and be identified for the *Congressional Record. Manual* § 872; 2 Hinds § 1137. If the Chair repeats the request, the objection is properly made to the request as put by the Chair, not as put by the Member making the request. Deschler Ch 23 § 45.2. The Chair will not opine as to the substantive effect of objecting to a unanimous-consent request. 113-1, July 11, 2013, p

§ 6. Reserving Objections

A Member may reserve the right to object to a unanimous-consent request and by so doing obtain the floor. Deschler Ch 23 § 42. A Member reserving the right to object to a unanimous-consent request holds the floor under that reservation subject to a demand for the regular order by any Member or by the Chair. Deschler Ch 23 § 46.6. A Member controlling the floor under a reservation of the right to object loses the floor if the request is withdrawn or if the regular order is demanded. 6 Cannon §§ 287, 288; Deschler Ch 23 §§ 46.3, 46.4. If the regular order is demanded by a Member, the reserving Member must either object or withdraw the reservation. Deschler Ch 23 § 46.6.

§ 7. Particular Uses Relative to Business of the House

The unanimous-consent procedure is commonly used to change the regular order or waive the application of a particular rule. Under this practice, the House may waive the requirement of a rule unless the rule in question specifies that it is not subject to waiver, even by unanimous consent. Deschler Ch 23 § 42. The unanimous-consent procedure is applied across a wide range of House business.

Unanimous-Consent Requests Involving Consideration or Adoption or Passage of a Measure

Unanimous consent may be used to provide for the consideration of a measure in the House, to vary the consideration of a measure in the House that is being considered under the general rules of the House or under an existing special order of business, or to adopt or pass a measure. For example, unanimous-consent requests may be used as follows:

- To consider a nonprivileged measure. Deschler Ch 23 § 47.4.
- To consider a bill under the general rules of the House. Deschler-Brown Ch 29 § 3.4.

Note: If on the Union Calendar, the bill will then normally be considered in the Committee of the Whole. However, the bill may be called up pursuant to the agreement and then by unanimous consent considered in the House as in the Committee of the Whole. 4 Hinds § 4923.

- To provide a special order for the consideration of certain business (such as motions to suspend the rules on a day not set aside for suspensions). 4 Hinds §§ 3165, 3166; 7 Cannon §§ 758-760.
- To alter the terms of a special order of business. 7 Cannon § 763.
- To transact other business on a day set apart for a special purpose. 5 Hinds § 7246.
- To agree to transact no business during a stated period. 7 Cannon §§ 760, 761.
- To take from the Speaker's table a House bill with a Senate amendment and to consider such an amendment in the House. *Manual* § 528a.
- To permit the House to recede from its own amendment to a Senate amendment before the stage of disagreement. 89-2, Apr. 18, 1966, p 8207
- To permit consideration in the House on any subsequent day of a bill to be introduced by the chair of the Committee on Appropriations. 97-2, June 23, 1982, p 14989.
- To waive all points of order against consideration in the House of an unreported joint resolution providing further continuing appropriations for the current fiscal year, consider it as read for amendment, and close it to amendment by ordering the previous question to passage without intervening motion except debate and one motion to recommit. 107-2, Sept. 26, 2002, p 18146.
- To discharge the Committee of the Whole from further consideration of a bill being read for amendment under a special order of business, and provide that certain amendments be considered as agreed to. 98-1, Nov. 18, 1983, p 34160.
- To consider a measure on the Union Calendar in the House by waiving all points of order against consideration, self-execute a compromise substitute in lieu of the committee amendments, and close the measure to amendment by ordering the previous question on the bill, as amended, to passage without intervening motion except debate and one motion to recommit with or without instructions. 106-2, Apr. 13, 2000, p 5566.
- To adopt or pass, in a single request, several measures, including any amendments thereto. See, e.g., 107-2, Nov. 14, 2002, p 22513.
- To enlarge the time for debate on a motion to suspend the rules. 8 Cannon § 3414.

- To specify the time at which a measure is to be called up—either immediately or on a subsequent day. 106-1, July 22, 1999, p 17309.
- To enable postponement of a request for a recorded vote on a question not otherwise subject to postponement under clause 8 of rule XX (see, *e.g.*, 110-2, June 10, 2008, p 12016), or to permit postponement beyond the limits of that rule (see, *e.g.*, 108-1, Sept. 17, 2003, p 22272).

Unanimous-Consent Requests to Effect a Variety of Business of the House

In addition to facilitating consideration of legislative matters, unanimous-consent requests may used be as follows:

- To swear in a Member-elect pending arrival of the requisite credentials. 6 Cannon § 12.
- To refer a bill for the payment of a private claim against the government to a committee other than the Committee on the Judiciary or the Committee on Foreign Affairs. Clause 2(d) of rule XII.
- To correct a referral of a measure to committee. *Manual* § 714.
- To permit a committee additional time to file a report. 8 Cannon § 2783.
- To insert extraneous material in the *Congressional Record* or to permit Members to revise and extend their remarks or to vacate such permission. 5 Hinds § 6990; Deschler Ch 23 § 47.11.
- To postpone consideration of a measure, such as a resolution from the Committee on Rules, or to postpone certain votes thereon. Deschler Ch 23 § 47.8.
- To entertain a proposition for a recess. 8 Cannon § 3357.
 - *Note:* Clause 12 of rule I permits the Speaker, without unanimous consent, to declare a "short" recess when no business is pending or an "emergency" recess when notified of an imminent threat.
- To suspend the order of business to permit the House to vacate an action taken on a bill. 6 Cannon § 711.
- To withdraw papers accompanying bills after they have been submitted to the House. 5 Hinds § 7259.
- To file a report while the House is not in session. 8 Cannon § 2252.
- To withdraw a report from a standing committee. 8 Cannon § 2312.
- To allow a Member to proceed in order after the Chair has ruled words out of order. *Manual* § 961.
- To change unparliamentary words spoken in debate or to withdraw or delete such words from the *Congressional Record*. 8 Cannon §§ 2538, 2540; Deschler Ch 23 §§ 47.9, 47.10.
- To address the House for one minute before offering a motion. Deschler Ch 23 § 47.7.

§ 8. Particular Uses Relative to Business of the Committee of the Whole

Unanimous-consent requests are frequently used in the House and in the Committee of the Whole to vary the rules governing consideration of a measure. However, the Committee of the Whole may by unanimous consent permit only minor variances from a special order of business adopted by the House. The variances must be proportional and congruent with the special order of business governing consideration of the measure in the Committee of the Whole. *Manual* § 993b.

The following unanimous-consent requests may be considered in the Committee of the Whole:

- To dispense with the first reading of a bill. 8 Cannon § 2436.
- To dispense with the reading of an amendment. Deschler Ch 23 § 47.2.
- To withdraw a pending amendment. Clause 5 of rule XVIII; Manual § 978.
- To return to a portion of a bill passed in the reading for amendment. 8 Cannon § 2929.
- To permit a supporter of an amendment to claim debate time allocated by special order of business to an opponent, where no opponent seeks recognition. *Manual* § 993b.
- To permit a proponent (or opponent) of an amendment to yield control of time in support (or opposition) to another. 112-2, Mar. 28, 2012, p
- To shorten the time set by a special order of business for debate on a particular amendment. *Manual* § 993b.
- To lengthen the time set by a special order of business for debate on a particular amendment under terms of control proportional and congruent with those set by the order of the House. *Manual* § 993b.
- To permit one of two committees controlling time for general debate pursuant to a special order of business to yield control of its time to the other. *Manual* § 993b.
- To permit the offering of pro forma amendments for the purpose of debate under a "modified-closed" special order of business limiting both amendments and debate thereon but not specifically preempting pro forma amendments. *Manual* § 993b.
- To close debate on titles of a bill that have not been read. Deschler Ch 23 § 47.1.
- To close or limit debate under the five-minute rule and to modify that time limit. *Manual* § 987.
- To permit the reading of an amendment considered as read by special order of business. *Manual* § 993b.
- To permit an otherwise untimely request for a recorded vote. 112-2, July 18, 2012, p____.
- To vacate proceedings on a recorded vote such that the request for a recorded vote remain pending as unfinished business. 112-2, June 6, 2012, p .

The following unanimous-consent requests are not in order in the Committee of the Whole:

- To change the scheme for control or duration of general debate specified by the House (except to allow transfers of time among committees allotted time by the House). *Manual* § 993a.
- To entertain a motion to reconsider. Deschler Ch 23 § 39.12.
- To excuse a Member from voting in the Committee of the Whole. Deschler-Brown Ch 30 § 3.3.
- To permit an amendment to be offered to the underlying bill where a special order of business permitted its consideration only as a perfecting amendment to a committee amendment. *Manual* § 993a.
- To permit a substitute to be read for amendment by section where the special order of business did not so provide. *Manual* § 993a.
- To restrict "en blocking" authority granted in a special order of business. Manual § 993a.
- To preempt the Chair's discretion under clause 6 of rule XVIII to postpone and cluster votes or to schedule further consideration of a pending measure to a subsequent day. *Manual* § 993a.
- To postpone a vote on an appeal of a ruling of the Chair. Manual § 993a.
- To permit an amendment to an amendment rendered unamendable by a special order of business or to permit an amendment to an amendment already adopted. *Manual* § 993a.
- To permit consideration of an amendment out of the order specified in a special order of business. *Manual* § 993a.
- To permit consideration of an additional amendment or to authorize a supplemental report from the Committee on Rules in lieu of the original report referred to in the special order of business. *Manual* § 993a.
- To permit another to offer an amendment where the special order of business vested the authority to offer such amendment in a specified Member. *Manual* § 993a.
- To permit a division of the question on an amendment rendered indivisible by a special order of business. *Manual* § 993a.
- To extend the time limitation for consideration of amendments beyond that set by a special order of business requiring the Chair to put the question on the pending amendments at the expiration of certain hours of consideration. *Manual* § 993a.
- To prohibit the offering of an amendment otherwise in order. *Manual* § 980.

§9. Limitations on Requests; Grounds for Denial of Recognition

It cannot be assumed that the House has authority to waive any rule by unanimous consent. Sometimes the rule itself contains a specific provision that cannot be suspended by unanimous consent. The rules specifically prohibit the use of the unanimous-consent procedure as follows:

- To permit unauthorized persons to be admitted to the House floor. Clause 2 of rule IV.
- To bring to the attention of the House an occupant of the galleries. Clause 7 of rule XVII.
- To delete the name of the first sponsor of a bill or resolution. Clause 7(b)(2) of rule XII.

In addition, there are many rules that are not subject to waiver by unanimous consent under the practice of the House. Deschler-Brown Ch 29 § 11.1. For example, the following unanimous-consent requests are not in order in the House:

- To permit Members to record their votes after the announcement of the result. Deschler-Brown Ch 30 § 36.1.
- To extend a special-order speech beyond the cut-off time specified in the Speaker's announced policies. *Manual* § 950.
- To permit a Member to give a second one-minute speech. Manual § 950.
- To revise and extend arguments in the *Congressional Record* on points of order (it being essential that the Chair's ruling be responsive to arguments actually made). *Manual* § 628.
- To insert in the *Congressional Record* a colloquy between Members that did not actually occur. *Manual* § 692.
- To extend the time available for morning-hour debate (112-2, Jan. 2, 2013, p____) or for any of its participants (107-2, Nov. 12, 2002, p 21327) beyond the limits set by the House.

Requests Denied Recognition at the Speaker's Discretion

The Speaker may decline to recognize for a unanimous-consent request that is improper or inappropriate under the particular circumstances, as where proper notice cannot be given to interested Members. Deschler Ch 23 § 48.2. The Speaker may do so by exercising the discretionary power of recognition. Deschler Ch 23 § 42. Thus the Speaker may decline to recognize for a unanimous-consent request:

- To permit a Member to address the House on a private bill being considered on the Private Calendar. Deschler Ch 23 § 48.8.
- To permit the House to rerefer a bill to a committee whose chair has not been consulted on the matter. Deschler Ch 23 § 48.5.
- To consider a measure after the Members have been informed that there will be no further legislative business for the day. Deschler Ch 23 §§ 48.6, 48.7.

- To reduce to five minutes the time for the first vote in a series of post-poned votes, because the bell and light system would not give adequate notice of the initial five-minute vote. *Manual* § 1030; see VOTING, § 20, infra.
- To direct the clerk of a committee, without its approval, to remove from committee offices certain documents and bring such documents to the well of the House. Deschler Ch 23 § 48.4.

For a discussion of the Speaker's guidelines for conferring recognition for unanimous-consent requests for the consideration of certain measures, see § 2, supra.

§ 10. Modification or Revocation of Agreement

An agreement entered into by unanimous consent may be modified or vacated by unanimous consent at the pleasure of the House. 7 Cannon § 946. Thus, by unanimous consent, the House may vacate a previous unanimous consent agreement permitting all Members to revise and extend their remarks on a particular measure. 98-1, Nov. 15, 1983, p 32746. A unanimous consent agreement also may be revoked pursuant to a majority vote on a resolution reported from the Committee on Rules as to the order of business. 8 Cannon § 3390.